A. PARTICIPANT INFORMATION

E. LEGAL INFORMATION

SCHOOL NAME:	I accept for use AS IS any equipment provided to me for my child and accept full responsibility for its care while it is in our
PARTICIPANT NAME:	possession. I agree to release, forever discharge, Indemnify, Defend and Hold Harmless Mountain High Reunited, LLC. for all loss or any damage that may be caused to this equipment,
DATE OF DIDTH (MANA/DD (MANA)).	except for reasonable wear and tear.
DATE OF BIRTH (MM/DD/YYYY):	I understand that the binding system cannot guarantee the
CONTACT NUMBER:	user's safety. In downhill skiing, the binding system will not release at all times or under all circumstances where release may prevent injury or even death, nor is it possible to predict every situation in which it will release. In snowboarding,
ADDRESS:	snowblading and some other snow sliding devices, the binding system do not ordinarily release during use. These bindings are not designed to release as a result of forces
CITY:	generated during ordinary use.
ZIP CODE:	I understand that accurately providing my child's weight, height and ability helps ensure that my child's rental equipment is set based on this information. Further, it is understood that the information you provided is transferred
B. WINTER SPORTS SCHOOL INFORMATION	to another system by Mountain High Reunited, LLC.'s staff in order to allow my child an optimum on hill experience.
LESSON TYPE:	, , ,
ABILITY LEVEL:	I authorize any person connected with Mountain High Reunited, LLC. to administer first aid to my child as they deem necessary. I hereby authorize medical and/or surgical care and transportation to a medical facility or hospital for any treatment necessary for my child's wellbeing at my expense.
Parent Verification required for Lesson Opt Out:	, , , , , , , , , , , , , , , , , , , ,
C. RENTAL INFORMATION	CALIFORNIA CIVIL CODE SECTION 25.8 ALLOWS THE RESORT TO SEEK ADDITIONAL MEDICAL TREATMENT AS WE DEEM NECESSARY. IT IS UNDERSTOOD THAT EVERY REASONABLE EFFORT WILL BE MADE TO
AGE:	CONTACT THE PARENT/GUARDIAN PRIOR TO ANY TRANSIT OR ADDITIONAL TREATMENT.
APPROXIMATE WEIGHT:	Medical Insurance? YES NO
APPROXIMATE HEIGHT (EX. 5'4"):	Allergies:
	Emergency Contact:
SHOE SIZE:	Number:
HELMET RENTAL: YES NO	Parent Verification that the above is true and as close to the stated information as possible.
D. PACKAGE INFORMATION (REFER TO ASSA/HSSA/MDSA PRICELIST)	I have read and understood the above statements and I do read English (Initial)
	Parent/Guardian Signature
	Date

RELEASE OF LIABILITY-MOUNTAIN HIGH REUNITED. LLC GROUP PROGRAMS 2019/2020

Please Read

Assumption of Risk: As an identified participant and as user of Mountain High Reunited, LLC. Area and surrounding premises thereof, the user agrees and understands participation in Winter Sports School Lessons or just the use of the facilities are forms of alpine activities. Participant is aware that participation in winter activities generally and particularly the SPORT OF SNOW SLIDING IN ITS VARIOUS FORMS (including, but not limited to, the use of Alpine, Snowboard, Telemarking, Specialized Adaptive (Disabled) or other snow sliding equipment, "All Mountain Freestyle Parks," terrain features, features that may exist on any open trails, boxes, rails, any intentional or unintentional jumping at any location, and the use of chairlifts or surface tows) INVOLVE INHERENT RISKS OF PROPERTY DAMAGE, INJURY OR DEATH that no amount of care, caution, instruction or expertise can eliminate. Such dangers include, but are not limited to, variations in terrain and surface conditions, falls, loss of control and collisions with other snow sliders, or with natural and/or manmade objects, continually changing weather conditions, moguls, bare spots, rocks, ruts, ropes, poles, grooming vehicles, snowmobiles and the failure to ski/board within one's own ability. Such risks and dangers are recognized and accepted whether they are marked or unmarked. THE PARTICIPANT FREELY AND VOLUNTARILY ASSUMES ANY AND ALL RISKS, INCLUDING THE RISK OF ANY ACTUAL OR ALLEGED NEGLIGENCE OF Mountain High Reunited, LLC and its parent and affiliated companies, owners, employees, agents, officers, directors, successors and landowners (collectively hereinafter "MOUNTAIN HIGH"). (Initial)

ADDITIONAL - Mountain Conditions

In addition to the above risks, each participant understands and voluntarily accepts that SURFACE CONDITIONS on roads, parking lots, walkways, stairs and any other areas that may be exposed to the elements of nature are subject to the deposit, melting and refreezing of snow, rain, hail and ice, such that WALKING OR OTHER DAILY ACTIVITIES may become DANGEROUS. Snow, ice, debris or other materials may be tracked indoors and may present DANGER. PARTICIPANT FREELY AND VOLUNTARILY ASSUMES ANY AND ALL SUCH RISKS, INCLUDING THE RISK OF ANY ACTUAL OR ALLEGED NEGLIGENCE OF MOUNTAIN HIGH. (Initial)

RELEASE OF LIABILITY AND COVENANT NOT TO SUE

As a condition and in consideration of being allowed to voluntarily participate in winter activities including any after school programs or other group activities at Mountain High Resort, PARTICIPANT AGREES TO NOT SUE AND TO FOREVER DISCHARGE AND RELEASE MOUNTAIN HIGH FROM ANY AND ALL LEGAL LIABILITY for any and all property damage, injury or death caused by or arising from any access to the Mountain High Resort premises or participation in any winter related activities in their various forms, INCLUDING, BUT NOT LIMITED TO, INCIDENTS ARISING FROM ANY ACTUAL OR ALLEGED NEGLIGENCE OF MOUNTAIN HIGH. (Initial)

AGREEMENT TO INDEMNIFY

Participant agrees for himself/herself and his/her heirs, assigns and representatives **TO INDEMNIFY AND TO HOLD MOUNTAIN HIGH HARMLESS** from any and all losses, claims, actions, causes of action, or proceedings of any kind which may be initiated by participant or by any other person or organization on participant's behalf, including demands for damages, judgements, costs, loss of services or expenses, TO THE FULLEST EXTENT OF THE LAW. I UNDERSTAND THAT THIS IS A LEGALLY BINDING CONTRACT and is intended to be a general release of liability that shall be construed as broadly as the law allows in favor of MOUNTAIN HIGH. I agree that any claim that I/we may bring against MOUNTAIN HIGH must be filed in the North District of the Los Angeles Superior Court, California. I/we understand that if any portion of this contact is held invalid, the balance shall remain in full legal force and effect. I have made no misrepresentations to persons or staff at Mountain High Reunited, LLC. Including, but not limited to, name or age.

Consent to for use by Mountain High Reunited, LLC. any pictures (video and print) for commercial purposes or otherwise, (or of my child) in connection with my activities at Mountain High Reunited, LLC. I also understand these photos or other materials are the sole property of the resort and may be used at their discretion. Additionally, I agree and understand I will receive no compensation for their use either now or in the future.

I HEREBY ACKNOWLEDGE THAT I HAVE FULLY READ, UNDERSTOOD AND ACCEPTED EACH OF THE ABOVE PROVISIONS. I ACKNOWLEDGE THAT THIS AGREEMENT INCLUDES A RELEASE OF LIABILITY WHICH MAY LEGALLY PREVENT ME OR ANY OTHER PERSON FROM FILING SUIT, OR MAKING OTHER CLAIMS FOR DAMAGES, IN THE EVENT OF DEATH, PERSONAL INJURY OR PROPERTY DAMAGE. I HAVE FREELY AND VOLUNTARILY SIGNED THE AGREEMENT IN EXCHANGE FOR PARTICIPATION IN ACTIVITIES ASSOCIATED WITH MOUNTAIN HIGH REUNITED, LLC. WINTER SPORT SCHOOL OR ANY OTHER ACTIVITIES AT OR ON MOUNTAIN HIGH REUNITED, LLC. PROPERTY.

,	
I have read and understand the above statement	ents and I do read/understand English (Initial)
I do have the legal right and or permission as (guardian or parent to enter into this agreement on behalf of the minor child identified herein.
Parent/Guardian Signature	 Date
Parent/Guardian Name	Child's Name